# **HOUSE JOURNAL**

# SEVENTY-SECOND GENERAL ASSEMBLY STATE OF COLORADO

# First Regular Session

Fifty-seventh Legislative Day

40 taken thereon as follows:

41

Friday, March 1, 2019

1 2	Prayer by Pastor Scott Park, Impact Christian Church, Woodland Park.
3	The Speaker called the House to order at 9:00 a.m.
5	Pledge of Allegiance led by Clayton Melster, Home School, Pueblo.
7 8	The roll was called with the following result:
9 0 1 2	Present63. ExcusedRepresentative(s) Jackson1. Vacancy1. Present after roll callRepresentative(s) Jackson.
3 4 5	The Speaker declared a quorum present.
6 7 8 9	On motion of Representative Galindo, the reading of the journal of February 28, 2019, was declared dispensed with and approved as corrected by the Chief Clerk.
1 2 2 3	CONSENT GRANTED TO CONFERENCE COMMITTEE
24 25 26 27 28	Representative Esgar moved that the First Conference Committee on <b>SB19-128</b> be granted permission to go beyond the scope of the difference between the House and the Senate. The motion was passed by <b>viva voce</b> vote.
0 1 2 3 4	On motion of Representative Melton, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.
5	GENERAL ORDERSSECOND READING OF BILLS
6 7 8 9	The Committee of the Whole having risen, the Chair reported the titles of the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action

42 (Amendments to the committee amendment are to the printed committee 43 report which was printed and placed in the members' bill file.)

by Representative(s) Jaquez Lewis; also Senator(s) HB19-1131 2 Winter--Concerning a requirement to share the wholesale 3 acquisition cost of a drug when sharing information 4 concerning the drug with another party.

5 6 7

Amendment No. 1, Health & Insurance Report, dated February 20, 2019, and placed in member's bill file; Report also printed in House Journal, February 21, 2019.

8 10

Amendment No. 2, by Representative(s) Jacquez Lewis.

11

13

12 Amend the Health and Insurance Committee Report, dated February 20, 2019, page 1, line 7, after "MANUFACTURER," insert "WHO WHILE 14 EMPLOYED BY OR UNDER CONTRACT TO REPRESENT A MANUFACTURER 15 ENGAGES IN PRESCRIPTION DRUG MARKETING,".

16 17

Page 1, after line 23 insert:

18 19

21

"(II) "Prescription drug marketing" means any activity 20 THAT MAY INCLUDE IN-PERSON MEETINGS, PHYSICAL MAILINGS, TELEPHONIC CONVERSATIONS, VIDEO CONFERENCING, ELECTRONIC MAILING OR TEXTING, OR FACSIMILE TRANSMISSIONS THAT PROVIDES EDUCATIONAL OR MARKETING INFORMATION OR MATERIALS REGARDING A PRESCRIPTION DRUG.".

24 25

26 Renumber succeeding subparagraph accordingly.

27

28 Page 2, line 7, after "MANUFACTURER," insert "WHO WHILE EMPLOYED BY OR UNDER CONTRACT TO REPRESENT A MANUFACTURER ENGAGES IN 30 PRESCRIPTION DRUG MARKETING,".

31 32

Page 2, after line 23 insert:

33 34

35

"(II) "Prescription drug marketing" means any activity THAT MAY INCLUDE IN-PERSON MEETINGS, PHYSICAL MAILINGS, 36 TELEPHONIC CONVERSATIONS, VIDEO CONFERENCING, ELECTRONIC MAILING OR TEXTING, OR FACSIMILE TRANSMISSIONS THAT PROVIDES 38 EDUCATIONAL OR MARKETING INFORMATION OR MATERIALS REGARDING A PRESCRIPTION DRUG.".

39 40

Renumber succeeding subparagraph accordingly.

41 42 43

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

44 45 46

47

48

49

50

by Representative(s) Roberts and Catlin; also Senator(s) HB19-1004 Donovan--Concerning a proposal for implementing a competitive state option for more affordable health care coverage in Colorado, and, in connection therewith, requesting authorization to use existing federal money for the proposed state option and taking other actions toward the implementation of the state option.

51 52 53

54 Amendment No. 1, Health & Insurance Report, dated January 23, 2019, and placed in member's bill file; Report also printed in House Journal, January 24, 2019.

Amendment No. 2, Appropriations Report, dated February 28, 2019, and placed in member's bill file; Report also printed in House Journal, 3 February 28, 2019. 4 5 Amendment No. 3, by Representative(s) Roberts. 6 7 Amend printed bill, page 5, after line 17 insert: 8 9 "(f) EVALUATE THE IMPACT ON CONSUMERS ELIGIBLE FOR FINANCIAL ASSISTANCE FOR PLANS PURCHASED ON THE EXCHANGE;". 10 11 12 Reletter succeeding paragraphs accordingly. 13 As amended, ordered engrossed and placed on the Calendar for Third 14 15 Reading and Final Passage. 16 17 by Senator(s) Fields; also Representative(s) Roberts--SB19-071 18 Concerning expanding the admission of out-of-court 19 statements of a child. 20 21 Ordered revised and placed on the Calendar for Third Reading and Final 22 Passage. 23 24 by Representative(s) Sullivan and Garnett; also Senator(s) HB19-1177 25 Court and Pettersen--Concerning creation of an extreme 26 risk protection order. 27 Amendment No. 1, Judiciary Report, dated February 21, 2019, and 28 placed in member's bill file; Report also printed in House Journal, February 22, 2019. 30 31 Amendment No. 2, Appropriations Report, dated February 28, 2019, and 32 33 placed in member's bill file; Report also printed in House Journal, 34 February 28, 2019. 35 Amendment No. 3, by Representative(s) Garnett. 36 37 38 Amend the Judiciary Committee Report, dated February 21, 2019, page 1, line 2, strike "AND" and substitute "AND, IF THE PETITIONER IS A 39 40 FAMILY OR HOUSEHOLD MEMBER,". 41 Page 1, line 15, strike ""A"" and substitute ""THE ATTORNEY APPOINTED 42 FOR THE"". 43 44 45 Page 2, line 20, strike "DAYS."." and substitute "DAYS, AT NO CHARGE TO THE RESPONDENT.".". 46 47 48 Page 2, line 21, strike "strike". 49 50 Page 2, strike lines 22 and 23 and substitute: "Page 17, lines 10 through 12, strike "THE HEARING SHALL OCCUR NO 52 SOONER THAN FOURTEEN DAYS AND NO LATER THAN TWENTY-EIGHT 53 DAYS AFTER THE DATE OF SERVICE OF THE REQUEST UPON THE 54 PETITIONER." and substitute "THE COURT SHALL SET THE HEARING 55 FOURTEEN DAYS AFTER THE FILING OF THE REQUEST FOR A HEARING TO

56 TERMINATE AN EXTREME RISK PROTECTION ORDER.".

1	Page 2, line 28, after "THE" insert "EXPIRED OR TERMINATED".
2 3 4 5 6	Page 3, line 7, strike "SECTION."." and substitute "SECTION.  (6) AN EXTREME RISK PROTECTION ORDER DOES NOT CONSTITUTE A FINDING THAT A RESPONDENT IS A PROHIBITED PERSON PURSUANT TO 18 U.S.C. SEC. 922."."
7 8	Page 3, line 12, after "REPORT" insert "STATE COURT".
9 10 11	Page 3, line 15, strike "AS A RESULT OF" and substitute "WITHIN THIRTY DAYS AFTER".
12 13 14 15 16 17	A motion by Representative Garnett that the Committee rise, report progress and beg leave to sit again at the conclusion of Public Health Care and Human Services Committee, was adopted by unanimous consent. (General Orders to be continued)
18 19 20	House reconvened.
21 22 23 24	The Committee of the Whole reported it had risen, reported progress and would sit again at the conclusion of Public Health Care and Human Services Committee.
25 26 27	House in recess. House reconvened.
28 29 30 31 32	On motion of Representative Melton, the House resolved itself into Committee of the Whole for continuation of consideration of General Orders, and he returned to the Chair to act as Chairman.
33 34 35	GENERAL ORDERSSECOND READING OF BILLS (Continued)
36 37 38 39	HB19-1177 by Representative(s) Sullivan and Garnett; also Senator(s) Court and PettersenConcerning creation of an extreme risk protection order.
40 41 42	(Previously amended, House Journal pages 493 through 494)
43 44	Amendment No. 4, by Representative(s) Garnett.
45 46 47 48 49 50 51	Amend printed bill, page 5, line 16, after the period, add "The court may schedule a hearing by telephone pursuant to local court rule to reasonably accommodate a disability or, in exceptional circumstances, to protect a petitioner from potential harm. The court shall require assurances of the petitioner's identity before conducting a telephonic hearing.".
52 53	Page 7, line 2, after "ATTORNEY" insert "AT YOUR OWN EXPENSE".
54 55	Page 9, strike lines 12 through 22.
56	Renumber succeeding subsections accordingly.

Page 15, before line 21 insert:

"(12) IF COURT ISSUES AN EXTREME RISK PROTECTION ORDER AND 3 THE PETITIONER IS A LAW ENFORCEMENT OFFICER OR AGENCY, THE 4 PETITIONER SHALL MAKE A GOOD-FAITH EFFORT TO PROVIDE NOTICE OF 5 THE ORDER TO A FAMILY OR HOUSEHOLD MEMBER OF THE RESPONDENT 6 AND TO ANY KNOWN THIRD PARTY WHO MAY BE AT DIRECT RISK OF 7 VIOLENCE. THE NOTICE MUST INCLUDE REFERRALS TO APPROPRIATE 8 RESOURCES, INCLUDING DOMESTIC VIOLENCE, BEHAVIORAL HEALTH, AND 9 COUNSELING RESOURCES.".

10

12

2

11 Page 19, after line 6, insert:

"(3) IF AN EXTREME RISK PROTECTION ORDER IS TERMINATED OR 13 NOT RENEWED FOR ANY REASON, THE LAW ENFORCEMENT AGENCY 14 STORING THE RESPONDENT'S FIREARMS SHALL PROVIDE NOTICE TO THE 15 RESPONDENT REGARDING THE PROCESS FOR THE RETURN OF THE 16 FIREARMS.".

17

18 Page 19, line 17, after "AGENCY." insert "THE LAW ENFORCEMENT 19 AGENCY SHALL PRESERVE THE FIREARM IN A SUBSTANTIALLY SIMILAR 20 CONDITION THAT THE FIREARM WAS IN WHEN IT WAS SURRENDERED.".

21 23

22 Page 27, after line 16, insert:

"(3) IN ADDITION TO ANY OTHER REMEDIES, A RESPONDENT WHO 24 HAD A MALICIOUS OR FALSE PETITION FOR A TEMPORARY EXTREME RISK 25 PROTECTION ORDER OR EXTREME RISK PROTECTION ORDER FILED AGAINST 26 HIM OR HER HAS A PRIVATE CAUSE OF ACTION AGAINST THE PETITIONER. 27 In the action, the plaintiff is entitled to actual damages, 28 ATTORNEY FEES, AND COSTS.".

30 Amendment No. 5, by Representative(s) Saine.

31

Amend amendment no. 4 by Representative Garnett, printed in House 32 33 Journal page 494, line 50, strike "HEARING."." and substitute "HEARING. 34 A HEARING BY TELEPHONE MUST BE RECORDED AND PROVIDED TO THE 35 RESPONDENT PRIOR TO THE ISSUE OF AN EXTREME RISK PROTECTION 36 ORDER.".".

37

38 Amendment No. 6, by Representative(s) Garnett.

39

40 Amend printed bill, page 8, line 27, strike "PETITION" and substitute 41 "PETITION; AND".

42

43 Page 9, strike line 1.

44

45 Page 17, line 24, after the period, add "IF THE COURT CONTINUES THE 46 HEARING, THE COURT SHALL SET THE DATE FOR THE NEXT HEARING PRIOR 47 TO THE DATE FOR THE EXPIRATION OF THE EXTREME RISK PROTECTION 48 ORDER.".

49

50 Page 19, line 10, strike "BY EITHER:" and substitute "BY:".

51

52 Page 19, line 15, strike "OR".

53

54 Page 19, line 19, strike "FIREARM." and substitute "FIREARM; OR".

55

56 Page 19, after line 19 insert:

"(III) ONLY FOR EITHER AN ANTIQUE FIREARM, AS DEFINED IN 18 U.S.C. SEC. 921 (a)(16), AS AMENDED, OR A CURIO OR RELIC, AS DEFINED IN 27 CFR 478.11, AS AMENDED, TRANSFERRING POSSESSION OF THE ANTIQUE FIREARM OR CURIO OR RELIC TO A RELATIVE WHO DOES NOT LIVE WITH THE RESPONDENT AFTER CONFIRMING, THROUGH A CRIMINAL HISTORY RECORD CHECK, THE RELATIVE IS CURRENTLY ELIGIBLE TO OWN OR POSSESS A FIREARM UNDER FEDERAL AND STATE LAW.".

Page 24, line 14, after "FIREARM," insert "OR A RELATIVE WITH CUSTODY OF AN ANTIQUE FIREARM OR CURIO OR RELIC PURSUANT TO SECTION 13-14.5-108 (1)(a)(III),".

Page 25, strike line 18 and substitute "USED BY LAW ENFORCEMENT AGENCIES.".

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

On motion of Representative Garnett, consideration of the following bills on the General Orders Calendar was laid over until March 4, retaining place on Calendar: HB19-1201, 1180, 1130, SB19-049, HB19-1003, 1150, 1166, SB19-025, 009, 035, 032.

### AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Beckman moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Beckman amendment, to HB 19-1004, to show that said amendment passed, and that HB 19-1004, as amended, passed.

Amend printed bill, page 6, strike line 21 and substitute "GENERAL ASSEMBLY. THE GENERAL ASSEMBLY SHALL CONSIDER THE PROPOSAL IN A BILL DEBATED BEFORE AND VOTED ON BY THE GENERAL ASSEMBLY. UPON THE PASSAGE OF SUCH BILL, THE STATE DEPARTMENT AND THE DIVISION SHALL".

The amendment was declared **lost** by the following roll call vote:

TU									
41	YES 16	N	O 42 I	EXCUSED		6 ABSENT	0	VACANCY	1
42	Arndt	N	Exum	N	1	Landgraf	N	Saine	Y
43	Baisley	Y	Froelich	N	1	Larson	E	Sandridge	Y
44	Beckman	Y	Galindo	N	1	Lewis	Y	Singer	N
45	Benavidez	N	Garnett	N	1	Liston	Y	Sirota	N
46	Bird	N	Geitner	Y	7	Lontine	N	Snyder	N
47	Bockenfeld	Y	Gonzales-G	utierrez N	1	McCluskie	N	Soper	N
48	Buck	Y	Gray	E	3	McKean	Y	Sullivan	N
49	Buckner	N	Hansen	N	1	McLachlan	E	Tipper	N
50	Buentello	N	Herod	E	3	Melton	N	Titone	N
51	Caraveo	N	Hooton	N	1	Michaelson Jene	t N	District 57	V
52	Carver	Y	Humphrey	Y	7	Mullica	N	Valdez A.	N
53	Catlin	N	Jackson	N	1	Neville	Y	Valdez D.	N
54	Coleman	N	Jaquez Lew	ris N	1	Pelton	E	Van Winkle	Y
55	Cutter	N	Kennedy	N	1	Ransom	Y	Weissman	N

Duran	N	Kipp	N	Rich	E	Williams 1	D. Y
Esgar	N	Kraft-Tharp	N	Roberts	N	Wilson	N
						Speaker	N

> Representative Lewis moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Lewis amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

Amend printed bill, page 27, after line 27 insert:

"13-14.5-115. Exclusions. NOTWITHSTANDING ANY PROVISION OF LAW TO THE CONTRARY, THIS ARTICLE 14.5 DOES NOT APPLY TO A RURAL COUNTY WITH A POPULATION OF FEWER THAN TWENTY-FIVE THOUSAND PEOPLE.".

The amendment was declared **lost** by the following roll call vote:

1)									
20	YES 21	N	O 37 E	XCUSEI	)	6 ABSENT (	)	VACANCY	1
21	Arndt	N	Exum	]	N	Landgraf	Y	Saine	Y
22	Baisley	Y	Froelich	]	N	Larson	E	Sandridge	Y
23	Beckman	Y	Galindo	]	N	Lewis	Y	Singer	N
24	Benavidez	N	Garnett	]	N	Liston	Y	Sirota	N
25	Bird	N	Geitner	,	Y	Lontine	N	Snyder	N
26	Bockenfeld	Y	Gonzales-Gu	itierrez 1	N	McCluskie	N	Soper	Y
27	Buck	Y	Gray	]	Е	McKean	Y	Sullivan	N
28	Buckner	N	Hansen	]	N	McLachlan	E	Tipper	N
29	Buentello	Y	Herod	]	Е	Melton	N	Titone	N
30	Caraveo	N	Hooton	]	N	Michaelson Jenet	N	District 57	V
31	Carver	Y	Humphrey	,	Y	Mullica	N	Valdez A.	N
32	Catlin	Y	Jackson	]	N	Neville	Y	Valdez D.	N
33	Coleman	N	Jaquez Lewi	$\mathbf{s}$	N	Pelton	E	Van Winkle	Y
34	Cutter	N	Kennedy	]	N	Ransom	Y	Weissman	N
35	Duran	N	Kipp	]	N	Rich	E	Williams D.	Y
36	Esgar	N	Kraft-Tharp	]	N	Roberts	N	Wilson	Y
37								Speaker	N

Representative Saine moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Neville amendment, to HB 19-1177, to show that said amendment passed, that the underlying Neville amendment, to HB19-1177, passed, and that HB 19-1177, as amended, passed.

Amend the following Neville floor amendment to HB19-1177, printed in House Journal page 498, line 9, strike "IN IMMINENT DANGER" and substitute "AT SIGNIFICANT RISK".

Page 498, line 11, strike "IN IMMINENT DANGER" and substitute "AT SIGNIFICANT RISK".

10

12

14

15

16 17

18

19

20

21

24

25

28

31

32

33

34

37 38

39 40

41 42

13

Strike the Judiciary Committee Report, dated February 21, 2019, and 2 substitute:

"Amend printed bill, page 3, strike lines 5 through 27 and substitute:

"13-14.5-101. Extreme risk protection order. (1) A FAMILY OR HOUSEHOLD MEMBER OF THE RESPONDENT OR A LAW ENFORCEMENT OFFICER OR AGENCY MAY FILE AN AFFIDAVIT, SIGNED UNDER OATH AND SUBJECT TO THE PENALTIES FOR PERJURY, WITH A LOCAL LAW ENFORCEMENT OFFICER, DEPARTMENT, OR AGENCY, AFFIRMING THAT THE PETITIONER IS IN IMMINENT DANGER OF SUFFERING PERSONAL INJURY OR DEATH AT THE HANDS OF THE RESPONDENT, OR THAT THE RESPONDENT IS IN IMMINENT DANGER OF CAUSING INJURY OR DEATH TO SELF OR OTHERS, BY HAVING IN HIS OR HER CUSTODY OR CONTROL A FIREARM.

- (2) Upon receiving an affidavit pursuant to subsection (1) OF THIS SECTION, THE RECEIVING LAW ENFORCEMENT DEPARTMENT OR AGENCY WITH JURISDICTION WHERE THE RESPONDENT RESIDES SHALL, WITHOUT DELAY, CONDUCT INTERVIEWS IN PERSON WITH BOTH THE PETITIONER AND THE RESPONDENT TO DETERMINE WHETHER:
- (a) Grounds exist to seek a mental health evaluation of THE RESPONDENT; OR
- (b) Credible criminal threats of violence or menacing BEHAVIOR HAVE BEEN MADE BY THE RESPONDENT.
- UPON CONCLUSION OF THE INTERVIEWS PURSUANT TO SUBSECTION (2) OF THIS SECTION, THE LAW ENFORCEMENT DEPARTMENT OR AGENCY SHALL FORMALLY SEEK AN EMERGENCY MENTAL HEALTH EVALUATION PURSUANT TO SECTION 27-65-105 OR A CIVIL PROTECTION ORDER PURSUANT TO SECTION 13-14-105, OR ARREST THE RESPONDENT FOR MAKING CRIMINAL THREATS OR ENGAGING IN MENACING BEHAVIOR, OR TAKE NO FURTHER ACTION. IF AN EMERGENCY MENTAL HEALTH EVALUATION IS RECOMMENDED BUT REFUSED BY THE RESPONDENT, THE 30 RESPONDENT SHALL BE ADVISED THAT A LETTER OF NOTIFICATION REGARDING THE INCIDENT WILL BE FORWARDED TO THE UNITED STATES ATTORNEY'S OFFICE FOR COLORADO FOR REVIEW.
  - (4) THE PROCESS OUTLINED IN THIS SECTION SHALL BE KNOWN AS AN "EXTREME RISK PROTECTION ORDER".".

35 36 Strike pages 4 through 29.

Page 30, strike lines 1 through 15.

Renumber succeeding section accordingly.".

The amendment was declared **lost** by the following roll call vote:

43									
44	YES 20	N	O 38 E	XCUSED	) (	6 ABSENT	0	VACANCY	<i>I</i> 1
45	Arndt	N	Exum	1	V	Landgraf	Y	Saine	Y
46	Baisley	Y	Froelich	1	V	Larson	E	Sandridge	Y
47	Beckman	Y	Galindo	1	V	Lewis	Y	Singer	N
48	Benavidez	N	Garnett	1	V	Liston	Y	Sirota	N
49	Bird	N	Geitner	•	Y	Lontine	N	Snyder	N
50	Bockenfeld	Y	Gonzales-Gu	itierrez 1	V	McCluskie	N	Soper	Y
51	Buck	Y	Gray	I	Ξ	McKean	Y	Sullivan	N
52	Buckner	N	Hansen	1	V	McLachlan	E	Tipper	N
53	Buentello	N	Herod	I	Ξ	Melton	N	Titone	N
54	Caraveo	N	Hooton	1	V	Michaelson Jene	t N	District 57	V
55	Carver	Y	Humphrey	`	Y	Mullica	N	Valdez A.	N

1	Catlin	Y	Jackson	N	Neville	Y	Valdez D.	N
2	Coleman	N	Jaquez Lewis	N	Pelton	Е	Van Wink	le Y
3	Cutter	N	Kennedy	N	Ransom	Y	Weissman	N
4	Duran	N	Kipp	N	Rich	Е	Williams I	D. Y
5	Esgar	N	Kraft-Tharp	N	Roberts	N	Wilson	Y
6			_				Speaker	N

Representative Saine moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Neville amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

Strike the Judiciary Committee Report, dated February 21, 2019, and substitute:

"Amend printed bill, page 3, strike lines 5 through 27 and substitute:

"13-14.5-101. Extreme risk protection order. (1) A FAMILY OR HOUSEHOLD MEMBER OF THE RESPONDENT OR A LAW ENFORCEMENT OFFICER OR AGENCY MAY FILE AN AFFIDAVIT, SIGNED UNDER OATH AND SUBJECT TO THE PENALTIES FOR PERJURY, WITH A LOCAL LAW ENFORCEMENT OFFICER, DEPARTMENT, OR AGENCY, AFFIRMING THAT THE PETITIONER IS IN IMMINENT DANGER OF SUFFERING PERSONAL INJURY OR DEATH AT THE HANDS OF THE RESPONDENT, OR THAT THE RESPONDENT IS IN IMMINENT DANGER OF CAUSING INJURY OR DEATH TO SELF OR OTHERS, BY HAVING IN HIS OR HER CUSTODY OR CONTROL A FIREARM.

- (2) Upon receiving an affidavit pursuant to subsection (1) of this section, the receiving law enforcement department or agency with jurisdiction where the respondent resides shall, without delay, conduct interviews in person with both the petitioner and the respondent to determine whether:
- (a) Grounds exist to seek a mental health evaluation of the respondent; or
- (b) Credible Criminal threats of violence or menacing behavior have been made by the respondent.
- (3) Upon conclusion of the interviews pursuant to subsection (2) of this section, the law enforcement department or agency shall formally seek an emergency mental health evaluation pursuant to section 27-65-105 or a civil protection order pursuant to section 13-14-105, or arrest the respondent for making criminal threats or engaging in menacing behavior, or take no further action. If an emergency mental health evaluation is recommended but refused by the respondent, the respondent shall be advised that a letter of notification regarding the incident will be forwarded to the United States attorney's office for Colorado for review.
- (4) THE PROCESS OUTLINED IN THIS SECTION SHALL BE KNOWN AS AN "EXTREME RISK PROTECTION ORDER".".

50 Strike pages 4 through 29.

Page 30, strike lines 1 through 15.

Renumber succeeding section accordingly.".

1	The amendment was declared <b>lost</b> by the following roll call vote:
2	·

3	YES 21	N	O 37 EXC	USED	6 ABSENT	)	VACANCY	1
4	Arndt	N	Exum	N	Landgraf	Y	Saine	Y
5	Baisley	Y	Froelich	N	Larson	E	Sandridge	Y
6	Beckman	Y	Galindo	N	Lewis	Y	Singer	N
7	Benavidez	N	Garnett	N	Liston	Y	Sirota	N
8	Bird	N	Geitner	Y	Lontine	N	Snyder	N
9	Bockenfeld	Y	Gonzales-Gutier	rez N	McCluskie	N	Soper	Y
10	Buck	Y	Gray	E	McKean	Y	Sullivan	N
11	Buckner	N	Hansen	N	McLachlan	E	Tipper	N
12	Buentello	Y	Herod	E	Melton	N	Titone	N
13	Caraveo	N	Hooton	N	Michaelson Jenet	N	District 57	V
14	Carver	Y	Humphrey	Y	Mullica	N	Valdez A.	N
15	Catlin	Y	Jackson	N	Neville	Y	Valdez D.	N
16	Coleman	N	Jaquez Lewis	N	Pelton	Ε	Van Winkle	Y
17	Cutter	N	Kennedy	N	Ransom	Y	Weissman	N
18	Duran	N	Kipp	N	Rich	Е	Williams D.	Y
19	Esgar	N	Kraft-Tharp	N	Roberts	N	Wilson	Y
20							Speaker	N

21 22 23

24

25

26

Representative Williams moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Williams amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

27 28 29

30

31

32

33 34

35

36

37

38 39

40

41 42

43

44

Strike the Judiciary Committee Report, dated February 21, 2019, and substitute:

"Amend printed bill, page 3, strike lines 5 through 27 and substitute:

"13-14.5-101. Short title. The short title of this article 14.5 IS THE "CHILD SAFETY ACCOUNT ACT".

**13-14.5-102. Definitions.** As used in this article 14.5, unless THE CONTEXT OTHERWISE CLEARLY REQUIRES:

- (1) "EXTREME RISK" MEANS FORCING A STUDENT TO REMAIN IN A SCHOOL WHO WAS INVOLVED IN A "SAFETY INCIDENT", AS DEFINED BY HOUSE BILL 19-1112, ENACTED IN 2019.
- (2) "PROTECTION ORDERS" MEANS A SCHOOL DISTRICT POLICY THAT ALLOWS FOR STUDENTS TO USE "CHILD SAFETY ACCOUNTS" AS DEFINED BY HOUSE BILL 19-1112, ENACTED IN 2019, TO MOVE TO ANOTHER SCHOOL, WHICH WOULD BE FUNDED ANNUALLY BY APPROPRIATION.
- 13-14.5-103. Extreme risk protection orders. EACH SCHOOL DISTRICT IN COLORADO SHALL ADOPT PROTECTION ORDERS THAT PROHIBIT EXTREME RISK.".

45 46 47

Strike pages 4 through 29.

48 49

Page 30, strike lines 1 through 15.

50 51

Renumber succeeding section accordingly.".

52 53

The amendment was declared **lost** by the following roll call vote:

1	YES 20	N	O 38 E	EXCUSED	)	6 ABSENT	0	VACANCY	1
2	Arndt	N	Exum	]	N	Landgraf	Y	Saine	Y
3	Baisley	Y	Froelich	]	N	Larson	E	Sandridge	Y
4	Beckman	Y	Galindo	]	N	Lewis	Y	Singer	N
5	Benavidez	N	Garnett	]	N	Liston	Y	Sirota	N
6	Bird	N	Geitner	•	Y	Lontine	N	Snyder	N
7	Bockenfeld	Y	Gonzales-G	utierrez 1	N	McCluskie	N	Soper	Y
8	Buck	Y	Gray	]	Е	McKean	Y	Sullivan	N
9	Buckner	N	Hansen	]	N	McLachlan	E	Tipper	N
10	Buentello	N	Herod	]	Е	Melton	N	Titone	N
11	Caraveo	N	Hooton	]	N	Michaelson Jene	t N	District 57	V
12	Carver	Y	Humphrey	`	Y	Mullica	N	Valdez A.	N
13	Catlin	Y	Jackson	]	N	Neville	Y	Valdez D.	N
14	Coleman	N	Jaquez Lew	is 1	N	Pelton	E	Van Winkle	Y
15	Cutter	N	Kennedy	]	N	Ransom	Y	Weissman	N
16	Duran	N	Kipp	]	N	Rich	Е	Williams D.	Y
17	Esgar	N	Kraft-Tharp	]	N	Roberts	N	Wilson	Y
18	-							Speaker	N

Representative Geitner moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Williams amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

Amend the Judiciary Committee Report, dated February 21, 2019, page 2, strike line 26 and substitute:
"Page 24, strike lines 14 through 20 and substitute "OF A FIREARM, MUST

IMMEDIATELY RETURN THE FIREARM REQUESTED BY A RESPONDENT.".".

The amendment was declared **lost** by the following roll call vote:

34	YES 20	N	O 38 E	XCUSED	6 ABSE	NT 0		VACANCY	1
35	Arndt	N	Exum	N	Landgraf		Y	Saine	Y
36	Baisley	Y	Froelich	N	Larson		E	Sandridge	Y
37	Beckman	Y	Galindo	N	Lewis		Y	Singer	N
38	Benavidez	N	Garnett	N	Liston		Y	Sirota	N
39	Bird	N	Geitner	Y	Lontine		N	Snyder	N
40	Bockenfeld	Y	Gonzales-Gu	itierrez N	McCluskie		N	Soper	Y
41	Buck	Y	Gray	Е	McKean		Y	Sullivan	N
42	Buckner	N	Hansen	N	McLachlan		E	Tipper	N
43	Buentello	N	Herod	Е	Melton		N	Titone	N
44	Caraveo	N	Hooton	N	Michaelson	Jenet	N	District 57	V
45	Carver	Y	Humphrey	Y	Mullica		N	Valdez A.	N
46	Catlin	Y	Jackson	N	Neville		Y	Valdez D.	N
47	Coleman	N	Jaquez Lewi	s N	Pelton		E	Van Winkle	Y
48	Cutter	N	Kennedy	N	Ransom		Y	Weissman	N
49	Duran	N	Kipp	N	Rich		Е	Williams D.	Y
50	Esgar	N	Kraft-Tharp	N	Roberts		N	Wilson	Y
51								Speaker	N
<b>5</b> 0									

Representative Williams moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Williams amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

6

7

10

11 12

13 14

15

16

17

21

22

Strike the Judiciary Committee Report, dated February 21, 2019, and substitute:

"Amend printed bill, page 3, strike lines 5 through 27 and substitute:

"13-14.5-101. Short title. THE SHORT TITLE OF THIS ARTICLE 14.5 IS THE "NO SOFT TARGETS ACT".

**13-14.5-102. Definitions.** As used in this article 14.5, unless THE CONTEXT OTHERWISE CLEARLY REQUIRES:

- (1) "EXTREME RISK" MEANS NOT ALLOWING TEACHERS, PARENTS OF STUDENTS, OR FACULTY AND STAFF OF A PUBLIC SCHOOL THE ABILITY TO CARRY HANDGUNS ON SCHOOL GROUNDS WHEN THEY ARE LAWFUL CONCEALED HANDGUN PERMIT HOLDERS.
- (2) "PROTECTION ORDERS" MEANS A SCHOOL DISTRICT POLICY 18 THAT ALLOWS TEACHERS, PARENTS OF STUDENTS, OR FACULTY AND STAFF 19 OF A PUBLIC SCHOOL THE ABILITY TO CARRY HANDGUNS ON SCHOOL 20 GROUNDS WHEN THEY ARE LAWFUL CONCEALED HANDGUN PERMIT HOLDERS.

**13-14.5-103.** Extreme risk protection orders. EACH SCHOOL DISTRICT IN COLORADO SHALL ADOPT PROTECTION ORDERS THAT PROHIBIT EXTREME RISK.".

24 25

Strike pages 4 through 29.

26 27

Page 30, strike lines 1 through 15.

28 29 30

Renumber succeeding section accordingly.".

31 32

The amendment was declared **lost** by the following roll call vote:

33

55									
34	YES 20	N	O 38 E	XCUSED	)	6 ABSENT	0	VACANCY	<b>1</b>
35	Arndt	N	Exum	1	1	Landgraf	Y	Saine	Y
36	Baisley	Y	Froelich	1	V	Larson	Е	Sandridge	Y
37	Beckman	Y	Galindo	1	V	Lewis	Y	Singer	N
38	Benavidez	N	Garnett	1	V	Liston	Y	Sirota	N
39	Bird	N	Geitner	7	Y	Lontine	N	Snyder	N
40	Bockenfeld	Y	Gonzales-Gu	itierrez 1	V	McCluskie	N	Soper	Y
41	Buck	Y	Gray	I	Ξ	McKean	Y	Sullivan	N
42	Buckner	N	Hansen	1	V	McLachlan	E	Tipper	N
43	Buentello	N	Herod	I	Ξ	Melton	N	Titone	N
44	Caraveo	N	Hooton	1	V	Michaelson Jener	N	District 57	V
45	Carver	Y	Humphrey	7	Y	Mullica	N	Valdez A.	N
46	Catlin	Y	Jackson	1	V	Neville	Y	Valdez D.	N
47	Coleman	N	Jaquez Lewi	s 1	V	Pelton	E	Van Winkle	Y
48	Cutter	N	Kennedy	1	V	Ransom	Y	Weissman	N
49	Duran	N	Kipp	1	V	Rich	E	Williams D.	Y
50	Esgar	N	Kraft-Tharp	1	V	Roberts	N	Wilson	Y
51	-							Speaker	N

52

Representative Saine moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Saine amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

Amend the Judiciary Committee Report, dated February 21, 2019, page 3, line 11, strike ""The" and substitute ""The statistics must also include demographic information regarding each respondent who was subject to a temporary extreme risk protection order or an extreme risk protection order, including the respondent's age, gender, and race. The".

The amendment was declared **lost** by the following roll call vote:

15	YES 20	N	O 38 E	XCUSED	)	6 ABSENT (	0	VACANCY	1
16	Arndt	N	Exum	1	V	Landgraf	Y	Saine	Y
17	Baisley	Y	Froelich	1	N	Larson	E	Sandridge	Y
18	Beckman	Y	Galindo	1	N	Lewis	Y	Singer	N
19	Benavidez	N	Garnett	1	N	Liston	Y	Sirota	N
20	Bird	N	Geitner	•	Y	Lontine	N	Snyder	N
21	Bockenfeld	Y	Gonzales-Gu	itierrez 1	N	McCluskie	N	Soper	Y
22	Buck	Y	Gray	I	Е	McKean	Y	Sullivan	N
23	Buckner	N	Hansen	1	N	McLachlan	Ε	Tipper	N
24	Buentello	N	Herod	I	Ε	Melton	N	Titone	N
25	Caraveo	N	Hooton	1	N	Michaelson Jenet	N	District 57	V
26	Carver	Y	Humphrey	•	Y	Mullica	N	Valdez A.	N
27	Catlin	Y	Jackson	1	V	Neville	Y	Valdez D.	N
28	Coleman	N	Jaquez Lewi	s l	V	Pelton	E	Van Winkle	Y
29	Cutter	N	Kennedy	1	V	Ransom	Y	Weissman	N
30	Duran	N	Kipp	1	N	Rich	E	Williams D.	Y
31	Esgar	N	Kraft-Tharp	1	N	Roberts	N	Wilson	Y
32	-		_					Speaker	N

Representative Saine moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Saine amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

Amend the Judiciary Committee Report, dated February 21, 2019, page 3, line 16, after "OFFENSE." insert "THE STATISTICS MUST ALSO INCLUDE DETAILED INFORMATION REGARDING ANY OFFENSES COMMITTED AGAINST A LAW ENFORCEMENT OFFICER AS A RESULT OF THE ISSUANCE OR EXECUTION OF THE PROTECTION ORDER.".

The amendment was declared **lost** by the following roll call vote:

-									
49	YES 20	N	O 38	EXCUSED	6	ABSENT	0	VACANCY	Y 1
50	Arndt	N	Exum	N	L	andgraf	Y	Saine	Y
51	Baisley	Y	Froelich	N	L	arson	E	Sandridge	Y
52	Beckman	Y	Galindo	N	L	ewis	Y	Singer	N
53	Benavidez	N	Garnett	N	L	iston	Y	Sirota	N
54	Bird	N	Geitner	Y	L	ontine	N	Snyder	N
55	Bockenfeld	Y	Gonzales-	Gutierrez N	M	lcCluskie	N	Soper	Y

1	Buck	Y	Gray	E	McKean	Y	Sullivan	N
2	Buckner	N	Hansen	N	McLachlan	E	Tipper	N
3	Buentello	N	Herod	E	Melton	N	Titone	N
4	Caraveo	N	Hooton	N	Michaelson Jenet	N	District 57	V
5	Carver	Y	Humphrey	Y	Mullica	N	Valdez A.	N
6	Catlin	Y	Jackson	N	Neville	Y	Valdez D.	N
7	Coleman	N	Jaquez Lewis	N	Pelton	E	Van Winkle	Y
8	Cutter	N	Kennedy	N	Ransom	Y	Weissman	N
9	Duran	N	Kipp	N	Rich	E	Williams D.	Y
10	Esgar	N	Kraft-Tharp	N	Roberts	N	Wilson	Y
11							Speaker	N

Representative Geitner moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Geitner amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

Amend the Judiciary Committee Report, dated February 21, 2019, page 2, after line 26 insert:

"Page 24, line 20, after the period add "If the respondent or member of respondent's family who resides with the respondent is injured or dies during the three days in which the respondent's firearm was not returned to the respondent, which death could have been prevented if the respondent had possession of the firearm, the respondent has a civil action against the state of Colorado. Governmental immunity is expressly waived for a suit pursuant to this subsection (1)."

The amendment was declared **lost** by the following roll call vote:

32									
33	YES 20	N	O 38 EX	XCUSED		6 ABSENT	0	VACANCY	1
34	Arndt	N	Exum	N	1	Landgraf	Y	Saine	Y
35	Baisley	Y	Froelich	N	1	Larson	E	Sandridge	Y
36	Beckman	Y	Galindo	N	1	Lewis	Y	Singer	N
37	Benavidez	N	Garnett	N	1	Liston	Y	Sirota	N
38	Bird	N	Geitner	Ŋ	7	Lontine	N	Snyder	N
39	Bockenfeld	Y	Gonzales-Gu	tierrez N	1	McCluskie	N	Soper	Y
40	Buck	Y	Gray	E	3	McKean	Y	Sullivan	N
41	Buckner	N	Hansen	N	1	McLachlan	Е	Tipper	N
42	Buentello	N	Herod	E	3	Melton	N	Titone	N
43	Caraveo	N	Hooton	N	1	Michaelson Jener	t N	District 57	V
44	Carver	Y	Humphrey	Ŋ	7	Mullica	N	Valdez A.	N
45	Catlin	Y	Jackson	N	1	Neville	Y	Valdez D.	N
46	Coleman	N	Jaquez Lewis	s N	1	Pelton	Ε	Van Winkle	Y
47	Cutter	N	Kennedy	N	1	Ransom	Y	Weissman	N
48	Duran	N	Kipp	N	1	Rich	Ε	Williams D.	Y
49	Esgar	N	Kraft-Tharp	N	1	Roberts	N	Wilson	Y
50								Speaker	N
<i>-</i> 1									

Representative Saine moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Saine amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

6 Amend printed bill, page 20, line 15, after the period insert "THE LAW ENFORCEMENT OFFICER SHALL NOT TAKE POSSESSION OF ANY FIREARM IN THE RESIDENCE THAT IS THE PROPERTY OF ANY OTHER PERSON LIVING AT THE RESIDENCE. IF A LAW ENFORCEMENT OFFICER TAKES POSSESSION OF 10 A FIREARM THAT IS THE PROPERTY OF A PERSON LIVING AT THE RESIDENCE 11 WHO IS NOT THE RESPONDENT, AND THE PERSON IS INJURED OR DIES 12 DURING THE TIME IN WHICH THE PERSON'S FIREARM WAS IN THE POSSESSION OF THE LAW ENFORCEMENT AGENCY, AND THE PERSON'S 14 INJURY OR DEATH COULD HAVE BEEN PREVENTED IF THE PERSON HAD

POSSESSION OF THE FIREARM, THE PERSON HAS A CIVIL ACTION AGAINST THE STATE OF COLORADO. GOVERNMENTAL IMMUNITY IS EXPRESSLY WAIVED FOR A SUIT PURSUANT TO THIS SUBSECTION (1).".

17

18

19 20

40 41 42

43

45

46 47

48

49

50

## The amendment was declared **lost** by the following roll call vote:

20										
21	YES 21	N	O 37 E	XCUSED		6 ABSENT	0		VACANCY	1
22	Arndt	N	Exum	N	1	Landgraf		Y	Saine	Y
23	Baisley	Y	Froelich	N	Į	Larson		E	Sandridge	Y
24	Beckman	Y	Galindo	N	Į	Lewis		Y	Singer	N
25	Benavidez	N	Garnett	N	Ţ	Liston		Y	Sirota	N
26	Bird	N	Geitner	Y	7	Lontine		N	Snyder	N
27	Bockenfeld	Y	Gonzales-Gu	itierrez N	Ţ	McCluskie		N	Soper	Y
28	Buck	Y	Gray	E	,	McKean		Y	Sullivan	N
29	Buckner	N	Hansen	N	Ţ	McLachlan		E	Tipper	N
30	Buentello	Y	Herod	E	,	Melton		N	Titone	N
31	Caraveo	N	Hooton	N	Ţ	Michaelson Jer	net	N	District 57	V
32	Carver	Y	Humphrey	Y	7	Mullica		N	Valdez A.	N
33	Catlin	Y	Jackson	N	Ţ	Neville		Y	Valdez D.	N
34	Coleman	N	Jaquez Lewis	s N	Ţ	Pelton		E	Van Winkle	Y
35	Cutter	N	Kennedy	N	Ţ	Ransom		Y	Weissman	N
36	Duran	N	Kipp	N	Į	Rich		E	Williams D.	Y
37	Esgar	N	Kraft-Tharp	N	Į	Roberts		N	Wilson	Y
38	-		_						Speaker	N
39										

Representative Williams moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Williams amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

Amend printed bill, page 15, line 24, after the period add "AN EXTREME RISK PROTECTION ORDER SHALL NOT BE SERVED BY A NO-KNOCK WARRANT.".

The amendment was declared **lost** by the following roll call vote:

YES 27	NO 31	EXCUSED	6 ABSENT	0	VACANC	Y 1
Arndt	N Exum	Y	Landgraf	Y	Saine	Y
Baisley	Y Froelic	h Y	Larson	E	Sandridge	Y

1	Beckman	Y	Galindo	Y	Lewis	Y	Singer	N
2	Benavidez	N	Garnett	N	Liston	Y	Sirota	N
3	Bird	N	Geitner	Y	Lontine	N	Snyder	N
4	Bockenfeld	Y	Gonzales-Gutierrez	N	McCluskie	N	Soper	Y
5	Buck	Y	Gray	E	McKean	Y	Sullivan	N
6	Buckner	N	Hansen	N	McLachlan	E	Tipper	N
7	Buentello	Y	Herod	E	Melton	N	Titone	Y
8	Caraveo	N	Hooton	N	Michaelson Jenet	N	District 57	V
9	Carver	Y	Humphrey	Y	Mullica	N	Valdez A.	N
10	Catlin	Y	Jackson	N	Neville	Y	Valdez D.	N
11	Coleman	N	Jaquez Lewis	N	Pelton	E	Van Winkle	Y
12	Cutter	Y	Kennedy	N	Ransom	Y	Weissman	N
13	Duran	N	Kipp	N	Rich	E	Williams D.	Y
14	Esgar	Y	Kraft-Tharp	N	Roberts	N	Wilson	Y
15	-		•				Speaker	N

Representative Baisley moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Baisley amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

Amend printed bill, page 24, line 15, strike "ONLY" and substitute "AND HIS OR HER CONCEALED CARRY PERMIT ONLY".

Page 25, lines 26 and 27.

Page 26, strike lines 1 through 11.

Renumber succeeding subsection accordingly.

The amendment was declared **lost** by the following roll call vote:

3	4
3	5

35	YES 24	N	O 34	EXCUSED	6	ABSENT	0	VACANCY	1
36	Arndt	N	Exum	N		Landgraf	Y	Saine	Y
37	Baisley	Y	Froelich	N		Larson	E	Sandridge	Y
38	Beckman	Y	Galindo	N		Lewis	Y	Singer	N
39	Benavidez	N	Garnett	N		Liston	Y	Sirota	N
40	Bird	N	Geitner	Y		Lontine	N	Snyder	N
41	Bockenfeld	Y	Gonzales-C	utierrez N		McCluskie	N	Soper	Y
42	Buck	Y	Gray	E		McKean	Y	Sullivan	N
43	Buckner	N	Hansen	N		McLachlan	E	Tipper	N
44	Buentello	Y	Herod	E		Melton	N	Titone	Y
45	Caraveo	N	Hooton	N		Michaelson Jene	t N	District 57	V
46	Carver	Y	Humphrey	Y		Mullica	N	Valdez A.	N
47	Catlin	Y	Jackson	N		Neville	Y	Valdez D.	Y
48	Coleman	N	Jaquez Lew	is N		Pelton	E	Van Winkle	Y
49	Cutter	N	Kennedy	N		Ransom	Y	Weissman	N
50	Duran	N	Kipp	N		Rich	E	Williams D.	Y
51	Esgar	Y	Kraft-Thar	o N		Roberts	N	Wilson	Y
52								Speaker	N

Representative Van Winkle moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Van Winkle amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

5 6

2

Amend printed bill, page 4, line 19, after the period insert "THE AFFIDAVIT MUST NOT CONTAIN ANY HEARSAY EVIDENCE. THE COURT SHALL NOT CONSIDER AN AFFIDAVIT THAT CONTAINS HEARSAY EVIDENCE AND SHALL STRIKE THE AFFIDAVIT FROM THE RECORD.".

10 11 12

The amendment was declared **lost** by the following roll call vote:

13 14

14	YES 21	N	O 37 E	XCUSED	(	6 ABSENT	0	VACANCY	1
15	Arndt	N	Exum	N		Landgraf	Y	Saine	Y
16	Baisley	Y	Froelich	N		Larson	E	Sandridge	Y
17	Beckman	Y	Galindo	N		Lewis	Y	Singer	N
18	Benavidez	N	Garnett	N		Liston	Y	Sirota	N
19	Bird	N	Geitner	Y		Lontine	N	Snyder	N
20	Bockenfeld	Y	Gonzales-Gu	itierrez N		McCluskie	N	Soper	Y
21	Buck	Y	Gray	E		McKean	Y	Sullivan	N
22	Buckner	N	Hansen	N		McLachlan	E	Tipper	N
23	Buentello	Y	Herod	Е		Melton	N	Titone	N
24	Caraveo	N	Hooton	N		Michaelson Jene	t N	District 57	V
25	Carver	Y	Humphrey	Y	-	Mullica	N	Valdez A.	N
26	Catlin	Y	Jackson	N		Neville	Y	Valdez D.	N
27	Coleman	N	Jaquez Lewi	s N		Pelton	E	Van Winkle	Y
28	Cutter	N	Kennedy	N		Ransom	Y	Weissman	N
29	Duran	N	Kipp	N		Rich	Е	Williams D.	Y
30	Esgar	N	Kraft-Tharp	N		Roberts	N	Wilson	Y
31								Speaker	N

32 33 34

Representative Soper moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Soper amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

38 39 40

36

37

Amend printed bill, page 28, after line 18, insert:

41 42 43

44

45

47 48 49

"13-14.5-115. Local option. The operation of this article 14.5 SHALL BE STATEWIDE UNLESS EACH COUNTY OR CITY AND COUNTY IN A JUDICIAL DISTRICT BY EITHER A MAJORITY OF THE REGISTERED ELECTORS OF THE COUNTY OR CITY AND COUNTY VOTING AT A REGULAR ELECTION OR SPECIAL ELECTION CALLED IN ACCORDANCE WITH THE "COLORADO Municipal Election Code of 1965", article 10 of title 31, or the "Uniform Election Code of 1992", articles 1 to 13 of title 1, as APPLICABLE, OR A MAJORITY OF THE MEMBERS OF THE GOVERNING BOARD FOR THE COUNTY, OR CITY AND COUNTY, VOTE TO OPT OUT OF THE OPERATION OF THIS ARTICLE 14.5.".

51 52

50

The amendment was declared **lost** by the following roll call vote:

1	YES 21	N	O 37 EX	XCUSED	6	ABSENT	0		VACANCY	1
2	Arndt	N	Exum	N		Landgraf		Y	Saine	Y
3	Baisley	Y	Froelich	N		Larson		Е	Sandridge	Y
4	Beckman	Y	Galindo	N		Lewis		Y	Singer	N
5	Benavidez	N	Garnett	N		Liston		Y	Sirota	N
6	Bird	N	Geitner	Y		Lontine		N	Snyder	N
7	Bockenfeld	Y	Gonzales-Gu	tierrez N		McCluskie		N	Soper	Y
8	Buck	Y	Gray	E		McKean		Y	Sullivan	N
9	Buckner	N	Hansen	N		McLachlan		E	Tipper	N
10	Buentello	N	Herod	E		Melton		N	Titone	Y
11	Caraveo	N	Hooton	N		Michaelson Je	net	N	District 57	V
12	Carver	Y	Humphrey	Y		Mullica		N	Valdez A.	N
13	Catlin	Y	Jackson	N		Neville		Y	Valdez D.	N
14	Coleman	N	Jaquez Lewis	s N		Pelton		Е	Van Winkle	Y
15	Cutter	N	Kennedy	N		Ransom		Y	Weissman	N
16	Duran	N	Kipp	N		Rich		Е	Williams D.	Y
17	Esgar	N	Kraft-Tharp	N		Roberts		N	Wilson	Y
18	-		_						Speaker	N

 Representative Soper moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Soper amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

Amend printed bill, page 5, line 8, after "13-14.5-105 (3)," insert "AND CONSIDERING THE EVIDENCE IN THE LIGHT MOST FAVORABLE TO THE RESPONDENT,".

The amendment was declared **lost** by the following roll call vote:

34									
33	YES 22	N	O 36 E	XCUSEI	)	6 ABSENT 0	)	VACANCY	1
34	Arndt	N	Exum		N	Landgraf	Y	Saine	Y
35	Baisley	Y	Froelich		N	Larson	E	Sandridge	Y
36	Beckman	Y	Galindo		N	Lewis	Y	Singer	N
37	Benavidez	N	Garnett		N	Liston	Y	Sirota	N
38	Bird	N	Geitner		Y	Lontine	N	Snyder	N
39	Bockenfeld	Y	Gonzales-Gu	itierrez 1	N	McCluskie	N	Soper	Y
40	Buck	Y	Gray		E	McKean	Y	Sullivan	N
41	Buckner	N	Hansen		N	McLachlan	E	Tipper	N
42	Buentello	Y	Herod		Е	Melton	N	Titone	Y
43	Caraveo	N	Hooton		N	Michaelson Jenet	N	District 57	V
44	Carver	Y	Humphrey		Y	Mullica	N	Valdez A.	N
45	Catlin	Y	Jackson		N	Neville	Y	Valdez D.	N
46	Coleman	N	Jaquez Lewi	s .	N	Pelton	E	Van Winkle	Y
47	Cutter	N	Kennedy		N	Ransom	Y	Weissman	N
48	Duran	N	Kipp		N	Rich	E	Williams D.	Y
49	Esgar	N	Kraft-Tharp		N	Roberts	N	Wilson	Y
50								Speaker	N
51									

Representative Soper moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Soper amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

Amend printed bill, page 13, lines 24 and 25, strike "CONSIDER WHETHER THE RESPONDENT MEETS THE STANDARD FOR" and substitute "ISSUE AN ORDER FOR THE RESPONDENT TO UNDERGO".

The amendment was declared **lost** by the following roll call vote:

1	1
1	2

,	YES 21	NO	O 37 EX	KCUSED	6 ABSEN	T 0		VACANCY	1
	Arndt	N	Exum	N	Landgraf		Y	Saine	Y
	Baisley	Y	Froelich	N	Larson		E	Sandridge	Y
	Beckman	Y	Galindo	N	Lewis		Y	Singer	N
,	Benavidez	N	Garnett	N	Liston		Y	Sirota	N
'	Bird	N	Geitner	Y	Lontine		N	Snyder	N
;	Bockenfeld	Y	Gonzales-Gu	tierrez N	McCluskie		N	Soper	Y
)	Buck	Y	Gray	E	McKean		Y	Sullivan	N
)	Buckner	N	Hansen	N	McLachlan		E	Tipper	N
	Buentello	Y	Herod	Е	Melton		N	Titone	Y
,	Caraveo	N	Hooton	N	Michaelson J	enet	N	District 57	V
	Carver	N	Humphrey	Y	Mullica		N	Valdez A.	N
	Catlin	Y	Jackson	N	Neville		Y	Valdez D.	N
	Coleman	N	Jaquez Lewis	s N	Pelton		E	Van Winkle	Y
,	Cutter	N	Kennedy	N	Ransom		Y	Weissman	N
,	Duran	N	Kipp	N	Rich		E	Williams D.	Y
,	Esgar	N	Kraft-Tharp	N	Roberts		N	Wilson	Y
)								Speaker	N

Representative Humphrey moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Humphrey amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

Amend printed bill, page 28, before line 19 insert:

"13-14.5-115. Repeal - sunset review. (1) This article 14.5 is repealed, effective September 1, 2022.

(2) PRIOR TO THE REPEAL OF THIS ARTICLE 14.5, THE DEPARTMENT OF REGULATORY AGENCIES SHALL CONDUCT A SUNSET REVIEW PURSUANT TO SECTION 24-34-104.

**SECTION 2.** In Colorado Revised Statutes, 24-34-104, **add** (23)(a)(XI) as follows:

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment - legislative declaration - repeal.

(23) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2022:

(XI) EXTREME RISK PROTECTION ORDERS PURSUANT TO ARTICLE 14.5 OF TITLE 13.".

Renumber succeeding sections accordingly.

5 6 7

11

12

13 14

15 16 17

18

19

20

21

42 43 44

45

47 48 49

51

52

54

55

Page 28, line 21, strike "administrator. (10)" and substitute "administrator - repeal. (10) (a)".

4 Page 29, after line 6, insert:

"(b) This subsection (10) is repealed, effective September

Page 29, line 10, strike "order." and substitute "order - repeal.".

10 Page 30, after line 2, insert:

"(3) This section is repealed, effective September 1, 2022.".

Page 30, line 5, strike "permit." and substitute "permit - repeal.".

Page 30, line 13, strike "(IV)" and substitute "(IV) (A)".

Page 30, after line 15 insert:

THIS SUBSECTION (1)(g)(IV) IS REPEALED, EFFECTIVE SEPTEMBER 1, 2022.".

The amendment was declared **lost** by the following roll call vote:

22									
23	YES 20	N	O 38 E	XCUSE	D	6 ABSENT	0	VACANCY	1
24	Arndt	N	Exum		N	Landgraf	Y	Saine	Y
25	Baisley	Y	Froelich		N	Larson	E	Sandridge	Y
26	Beckman	Y	Galindo		N	Lewis	Y	Singer	N
27	Benavidez	N	Garnett		N	Liston	Y	Sirota	N
28	Bird	N	Geitner		Y	Lontine	N	Snyder	N
29	Bockenfeld	Y	Gonzales-Gu	ıtierrez	N	McCluskie	N	Soper	Y
30	Buck	Y	Gray		E	McKean	Y	Sullivan	N
31	Buckner	N	Hansen		N	McLachlan	E	Tipper	N
32	Buentello	N	Herod		E	Melton	N	Titone	N
33	Caraveo	N	Hooton		N	Michaelson Jene	t N	District 57	V
34	Carver	Y	Humphrey		Y	Mullica	N	Valdez A.	N
35	Catlin	Y	Jackson		N	Neville	Y	Valdez D.	N
36	Coleman	N	Jaquez Lewi	S	N	Pelton	E	Van Winkle	Y
37	Cutter	N	Kennedy		N	Ransom	Y	Weissman	N
38	Duran	N	Kipp		N	Rich	E	Williams D.	Y
39	Esgar	N	Kraft-Tharp		N	Roberts	N	Wilson	Y
40								Speaker	N
41									

Representative Williams moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Williams amendment, to HB 19-1177, to show that said amendment passed, and that HB 19-1177, as amended, passed.

Amend printed bill, page 4, line 19, after the period insert "THE 50 PETITIONER SHALL PROVIDE A COPY OF THE PETITION AND AFFIDAVIT TO THE RESPONDENT SIMULTANEOUS TO FILING THE PETITION AND AFFIDAVIT WITH THE COURT. THE RESPONDENT MAY FILE A RESPONSE AND AFFIDAVIT WITHIN TWENTY-FOUR HOURS, WHICH THE COURT SHALL CONSIDER PRIOR TO ISSUING A TEMPORARY EXTREME RISK PROTECTION ORDER.".

The amendment was declared **lost** by the following roll call vote:

I II WIII WIII W		t trab accidit		J 1110 10110 11 1112	5		
YES 23	N	O 35 EX	CUSED	6 ABSENT	0	VACANCY	<i>l</i> 1
Arndt	N	Exum	N	Landgraf	Y	Saine	Y
Baisley	Y	Froelich	N	Larson	E	Sandridge	Y
Beckman	Y	Galindo	N	Lewis	Y	Singer	N
Benavidez	N	Garnett	N	Liston	Y	Sirota	N
Bird	N	Geitner	Y	Lontine	N	Snyder	N
Bockenfeld	Y	Gonzales-Gut	ierrez N	McCluskie	N	Soper	Y
Buck	Y	Gray	E	McKean	Y	Sullivan	N
Buckner	N	Hansen	N	McLachlan	E	Tipper	N
Buentello	Y	Herod	E	Melton	N	Titone	Y
Caraveo	N	Hooton	N	Michaelson Jer	net N	District 57	V
Carver	Y	Humphrey	Y	Mullica	N	Valdez A.	N
Catlin	Y	Jackson	N	Neville	Y	Valdez D.	Y
Coleman	N	Jaquez Lewis	N	Pelton	E	Van Winkle	Y
Cutter	N	Kennedy	N	Ransom	Y	Weissman	N
Duran	N	Kipp	N	Rich	E	Williams D	. Y
Esgar	N	Kraft-Tharp	N	Roberts	N	Wilson	Y
						Speaker	N
	YES 23 Arndt Baisley Beckman Benavidez Bird Bockenfeld Buck Buckner Buentello Caraveo Carver Catlin Coleman Cutter Duran	Arndt N Baisley Y Beckman Y Benavidez N Bird N Bockenfeld Y Buck Y Buckner N Buentello Y Caraveo N Carver Y Catlin Y Coleman N Cutter N Duran N	YES23NO35EXArndtNExumBaisleyYFroelichBeckmanYGalindoBenavidezNGarnettBirdNGeitnerBockenfeldYGonzales-GutBuckYGrayBucknerNHansenBuentelloYHerodCaraveoNHootonCarverYHumphreyCatlinYJacksonColemanNJaquez LewisCutterNKennedyDuranNKipp	YES23NO35EXCUSEDArndtNExumNBaisleyYFroelichNBeckmanYGalindoNBenavidezNGarnettNBirdNGeitnerYBockenfeldYGonzales-GutierrezNBuckYGrayEBucknerNHansenNBuentelloYHerodECaraveoNHootonNCarverYHumphreyYCatlinYJacksonNColemanNJaquez LewisNCutterNKennedyNDuranNKippN	YES23NO35EXCUSED6ABSENTArndtNExumNLandgrafBaisleyYFroelichNLarsonBeckmanYGalindoNLewisBenavidezNGarnettNListonBirdNGeitnerYLontineBockenfeldYGonzales-GutierrezNMcCluskieBuckYGrayEMcKeanBucknerNHansenNMcLachlanBuentelloYHerodEMeltonCaraveoNHootonNMichaelson JerCarverYHumphreyYMullicaCatlinYJacksonNNevilleColemanNJaquez LewisNPeltonCutterNKennedyNRansomDuranNKippNRich	YES23NO35EXCUSED6ABSENT0ArndtNExumNLandgrafYBaisleyYFroelichNLarsonEBeckmanYGalindoNLewisYBenavidezNGarnettNListonYBirdNGeitnerYLontineNBockenfeldYGonzales-GutierrezNMcCluskieNBuckYGrayEMcKeanYBucknerNHansenNMcLachlanEBuentelloYHerodEMeltonNCaraveoNHootonNMichaelson JenetNCarverYHumphreyYMullicaNCatlinYJacksonNNevilleYColemanNJaquez LewisNPeltonECutterNKennedyNRansomYDuranNKippNRichE	Arndt N Exum N Landgraf Y Saine Baisley Y Froelich N Larson E Sandridge Beckman Y Galindo N Lewis Y Singer Benavidez N Garnett N Liston Y Sirota Bird N Geitner Y Lontine N Snyder Bockenfeld Y Gonzales-Gutierrez N McCluskie N Soper Buck Y Gray E McKean Y Sullivan Buckner N Hansen N McLachlan E Tipper Buentello Y Herod E Melton N Titone Caraveo N Hooton N Michaelson Jenet N District 57 Carver Y Humphrey Y Mullica N Valdez A. Catlin Y Jackson N Neville Y Valdez D. Coleman N Jaquez Lewis N Pelton E Van Winkle Cutter N Kennedy N Ransom Y Weissman Duran N Kipp N Rich E Williams D Esgar N Kraft-Tharp N Roberts N Wilson

Representative Williams moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in adopting HB 19-1177, to show that HB 19-1177, as amended, lost.

The amendment was declared **lost** by the following roll call vote:

YES 21	N	O 37 E	XCUSED	)	6 ABSENT	0	VACANCY	1
Arndt	N	Exum	1	1	Landgraf	Y	Saine	Y
Baisley	Y	Froelich	1	J	Larson	E	Sandridge	Y
Beckman	Y	Galindo	1	1	Lewis	Y	Singer	N
Benavidez	N	Garnett	1	1	Liston	Y	Sirota	N
Bird	N	Geitner	Y	ľ	Lontine	N	Snyder	N
Bockenfeld	Y	Gonzales-Gu	itierrez 1	1	McCluskie	N	Soper	Y
Buck	Y	Gray	I	3	McKean	Y	Sullivan	N
Buckner	N	Hansen	1	1	McLachlan	E	Tipper	N
Buentello	Y	Herod	I	3	Melton	N	Titone	N
Caraveo	N	Hooton	1	1	Michaelson Jenet	N	District 57	V
Carver	Y	Humphrey	Y	7	Mullica	N	Valdez A.	N
Catlin	Y	Jackson	1	1	Neville	Y	Valdez D.	N
Coleman	N	Jaquez Lewis	s 1	J	Pelton	E	Van Winkle	Y
Cutter	N	Kennedy	1	1	Ransom	Y	Weissman	N
Duran	N	Kipp	1	1	Rich	E	Williams D.	Y
Esgar	N	Kraft-Tharp	1	1	Roberts	N	Wilson	Y
							Speaker	N
	Arndt Baisley Beckman Benavidez Bird Bockenfeld Buck Buckner Buentello Caraveo Carver Catlin Coleman Cutter Duran	Arndt N Baisley Y Beckman Y Benavidez N Bird N Bockenfeld Y Buck Y Buckner N Buentello Y Caraveo N Carver Y Catlin Y Coleman N Cutter N Duran N	Arndt N Exum Baisley Y Froelich Beckman Y Galindo Benavidez N Garnett Bird N Geitner Bockenfeld Y Gonzales-Gu Buck Y Gray Buckner N Hansen Buentello Y Herod Caraveo N Hooton Carver Y Humphrey Catlin Y Jackson Coleman N Jaquez Lewi Cutter N Kennedy Duran N Kipp	Arndt N Exum N Baisley Y Froelich N Beckman Y Galindo N Benavidez N Garnett N Bird N Geitner N Bockenfeld Y Gonzales-Gutierrez N Buck Y Gray H Buckner N Hansen N Buentello Y Herod H Caraveo N Hooton N Carver Y Humphrey N Catlin Y Jackson N Coleman N Jaquez Lewis N Cutter N Kennedy N Duran N Kipp	Arndt N Exum N Baisley Y Froelich N Beckman Y Galindo N Benavidez N Garnett N Bird N Geitner Y Bockenfeld Y Gonzales-Gutierrez N Buck Y Gray E Buckner N Hansen N Buentello Y Herod E Caraveo N Hooton N Carver Y Humphrey Y Catlin Y Jackson N Coleman N Jaquez Lewis N Cutter N Kennedy N Duran N Kipp	Arndt N Exum N Landgraf Baisley Y Froelich N Larson Beckman Y Galindo N Lewis Benavidez N Garnett N Liston Bird N Geitner Y Lontine Bockenfeld Y Gonzales-Gutierrez N McCluskie Buck Y Gray E McKean Buckner N Hansen N McLachlan Buentello Y Herod E Melton Caraveo N Hooton N Michaelson Jenet Carver Y Humphrey Y Mullica Catlin Y Jackson N Neville Coleman N Jaquez Lewis N Pelton Cutter N Kennedy N Ransom Duran N Kipp N Rich	Arndt N Exum N Landgraf Y Baisley Y Froelich N Larson E Beckman Y Galindo N Lewis Y Benavidez N Garnett N Liston Y Bird N Geitner Y Lontine N Bockenfeld Y Gonzales-Gutierrez N McCluskie N Buck Y Gray E McKean Y Buckner N Hansen N McLachlan E Buentello Y Herod E Melton N Caraveo N Hooton N Michaelson Jenet N Carver Y Humphrey Y Mullica N Catlin Y Jackson N Neville Y Coleman N Jaquez Lewis N Pelton E Cutter N Kennedy N Ransom Y Duran N Kipp N Rich	Arndt N Exum N Landgraf Y Saine Baisley Y Froelich N Larson E Sandridge Beckman Y Galindo N Lewis Y Singer Benavidez N Garnett N Liston Y Sirota Bird N Geitner Y Lontine N Snyder Bockenfeld Y Gonzales-Gutierrez N McCluskie N Soper Buck Y Gray E McKean Y Sullivan Buckner N Hansen N McLachlan E Tipper Buentello Y Herod E Melton N Titone Caraveo N Hooton N Michaelson Jenet N District 57 Carver Y Humphrey Y Mullica N Valdez A. Catlin Y Jackson N Neville Y Valdez D. Coleman N Jaquez Lewis N Pelton E Van Winkle Cutter N Kennedy N Ransom Y Weissman Duran N Kipp N Rich E Williams D. Esgar N Kraft-Tharp N Roberts N Wilson

#### ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB19-1131 amended, 1004 amended, SB19-071, HB19-1177 amended.

Laid over until date indicated retaining place on Calendar: **HB19-1201**, **1180**, **1130**, **SB19-049**, **HB19-1003**, **1150**, **1166**, **SB19-025**, **009**, **035**, **032**--March 4, 2019.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was **adopted**.

YES 41	N	O 16 EX	CUSED	7 ABSENT	0	VACANCY	1
Arndt	Y	Exum	Y	Landgraf	Y	Saine	N
Baisley	N	Froelich	Y	Larson	E	Sandridge	N
Beckman	N	Galindo	Y	Lewis	E	Singer	Y
Benavidez	Y	Garnett	Y	Liston	N	Sirota	Y
Bird	Y	Geitner	N	Lontine	Y	Snyder	Y
Bockenfeld	N	Gonzales-Guti	ierrez Y	McCluskie	Y	Soper	N
Buck	N	Gray	E	McKean	N	Sullivan	Y
Buckner	Y	Hansen	Y	McLachlan	E	Tipper	Y
Buentello	Y	Herod	E	Melton	Y	Titone	Y
Caraveo	Y	Hooton	Y	Michaelson Jener	Y	District 57	V
Carver	N	Humphrey	N	Mullica	Y	Valdez A.	Y
Catlin	Y	Jackson	Y	Neville	N	Valdez D.	Y
Coleman	Y	Jaquez Lewis	Y	Pelton	E	Van Winkle	N
Cutter	Y	Kennedy	Y	Ransom	N	Weissman	Y
Duran	Y	Kipp	Y	Rich	E	Williams D.	N
Esgar	Y	Kraft-Tharp	Y	Roberts	Y	Wilson	Y
-		-				Speaker	Y

# REPORT(S) OF COMMITTEE(S) OF REFERENCE

#### 

## **EDUCATION**

After consideration on the merits, the Committee recommends the following:

be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 19, strike "22-20.5-105." and substitute "22-20.5-104.".

Page 5, line 26, strike "AND".

Page 6, line 2, strike "TEACHERS." and substitute "TEACHERS; AND (j) A MEMBER OF THE LOCAL CHAPTER OF AN INTERNATIONAL DYSLEXIA ASSOCIATION.".

Page 7, strike lines 23 through 25 and substitute:

"(4) THE WORKING GROUP SHALL SUBMIT A PROGRESS REPORT TO THE COMMISSIONER BY DECEMBER 31, 2019, WHICH MUST INCLUDE A SUMMARY OF THE PROGRESS THE WORKING GROUP IS MAKING REGARDING THE ITEMS DESCRIBED IN SUBSECTION (2) OF THIS SECTION AND MAY

1 INCLUDE PRELIMINARY POLICY RECOMMENDATIONS. By July 1, 2020, 2 AND BY JULY 1 EACH YEAR THEREAFTER, THE WORKING GROUP SHALL 3 SUBMIT TO THE COMMISSIONER A REPORT OF ITS POLICY 4 RECOMMENDATIONS WITH REGARD TO THE ITEMS DESCRIBED IN 5 Subsection (2) of this section. On or before February 2, 2021, 6 AND". 8 Page 8, strike lines 9 through 16. 10 Page 8, line 17, strike "22-20.5-105." and substitute "22-20.5-104.". 11 12 Page 8, line 20, strike "DIAGNOSTIC" and substitute "IDENTIFICATION". 13 14 Page 9, line 23, strike "DIAGNOSTIC" and substitute "IDENTIFICATION". 15 16 Page 10, line 3, strike "2022-23" and substitute "2021-22". 17 18 Page 10, line 14, strike "2023," and substitute "2022,". 19 20 Page 10, line 22, strike "2024." and substitute "2023.". 21 22 23 HB19-1178 be referred to the Committee of the Whole with favorable 24 25 recommendation. 26 27 28 29 30 ENERGY & ENVIRONMENT After consideration on the merits, the Committee recommends the 31 32 following: 33 34 **HB19-1163** be postponed indefinitely. 35 36 37 38 39 **FINANCE** 40 After consideration on the merits, the Committee recommends the 41 following: 42 be referred to the Committee of the Whole with favorable 43 SB19-105 44 recommendation. 45 46 47 48 **JUDICIARY** 50 After consideration on the merits, the Committee recommends the 51 following: 52 be amended as follows, and as so amended, be referred to 53 **HB19-1064** 54 the Committee on Appropriations with favorable

recommendation:

1 2 3	Amend printed bill, page 5, line 12, strike "(13.5)(a) introductory portion," and substitute "(12)(g), (12)(g.5),".
4	Page 6, after line 2 insert:
5	"(12) Unless a victim requests otherwise, the district attorney
6 7	shall inform each victim of the following:
8	(g) The right to receive information from correctional officials concerning the imprisonment and release of a person convicted of a
9	crime against the victim pursuant to subsection (14) of this section;
10	including how the victim may request notification from correctional
11 12	facilities; (g.5) The right to receive information from the state mental health
13	hospital concerning the custody and release of an offender who was
14	ordered by a court into the hospital's custody pursuant to subsection
15	(14.2) of this section; including how the victim may request notification
16 17	from the hospital;".
18	Page 6, strike lines 3 through 6.
19	rage of sum of the sum
20	Page 6, line 23, strike "corrections," and substitute "corrections
21 22	SERVICES,".
23	
24	
25	
26 27	STATE, VETERANS, & MILITARY AFFAIRS  After consideration on the merits, the Committee recommends the
28	following:
29	Torio Wing.
30	<b>SB19-068</b> be referred to the Committee of the Whole with favorable
31 32	recommendation.
33	
34	<del></del>
35	PRINTING REPORT
36 37	The Chief Clerk reports the following bill has been correctly printed:
38	HB19-1216.
39	
40	
41 42	SIGNING OF BILLS - RESOLUTIONS - MEMORIALS
43	SIGNING OF BILLS - RESOLUTIONS - MEMORIALS
44	The Speaker has signed: <b>HB19-1012</b> , <b>1020</b> , <b>1059</b> , <b>1136</b> ; <b>SB19-024</b> .
45	
46 47	<del></del>
48	DELIVERY OF BILLS TO GOVERNOR
49	
50	The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: <b>HB19-1012</b> ,
51 52	1020, 1059, 1066, 1070, 1109, 1136 at 2:38 p.m. on March 1, 2019.
53	1020, 1037, 1000, 1070, 1107, 1130 at 2.30 p.m. on waten 1, 2017.
54	
55	

1	MESSAGE FROM THE SENATE
2 3 4	The Senate has passed on Third Reading and returns herewith: HB19-1063 and 1042.
5 6 7	The Senate has concurred in House Amendments to SB19-043 and the Bill has been repassed as amended.
8	
9	
10 11	
12 13	MESSAGE(S) FROM THE GOVERNOR
14 15 16	I certify I received the following on the 1st day of March, 2019, at 9:35 a.m. The original is on file in the records of the House of Representatives of the General Assembly.
17 18 19	Marilyn Eddins, Chief Clerk of the House
20 21 22	Thursday, February 28, 2019
23 24 25 26	Colorado House of Representatives The 72nd General Assembly First Regular Session State Capitol
27	Denver, Colorado 80203
28 29 30	Honorable Members of the House of Representatives:
31 32 33	Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:
34 35 36 37	<b>HB 19-1011 -</b> Scope of Manufactured Home Sales Tax Exemption Approved Thursday, February 28, 2019 3:31p.m.
38 39 40	<b>HB 19-1014 -</b> Retail Food Establishment Inspection and Suspension Approved Thursday, February 28, 2019 3:41p.m.
41 42 43	<b>HB 19-1036</b> - Annual Stipends For Certified School Professionals Approved Thursday, February 28, 2019 3:18p.m.
44 45 46	<b>HB 19-1060 -</b> Repeal CDPHE Facility Life Safety Statutes Approved Thursday, February 28, 2019 3:35p.m.
47 48 49 50 51	Sincerely, (signed) Jared Polis Governor
52	

1	LAY OVER OF CALENDAR HEM(S)
2 3	On motion of Representative Garnett, the following item(s) on the
4	Calendar were laid over until March 4, retaining place on Calendar:
5	
6	Consideration of Third ReadingHB19-1153, SB19-019, 029,
7	HB19-1185, 1037.
8	Consideration of Senate Amendment(s)HB19-1033, 1034, 1029,
9	1082, 1077, 1044.
10	
11	
12	<del></del>
13	On motion of Representative Garnett, the House adjourned until
14	10:00 a.m., March 4, 2019.
15	10100 411111, 11242411 1, 20191
16	Approved:
17	KC Becker,
18	Speaker
19	Attest:
	MARILYN EDDINS,
21	Chief Clerk